PATENT COOPERATION TREATY

From the

INTERNATIONAL SEARCHING AUTHORITY

To:
BRIAN KINNEAR
HOLLAND & HART
555 17TH STREET, SUITE 3200



HOLLAND & HART 555 17TH STREET, SUITE 3200 DENVER, CO 80201		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)			
		Date of mailing (day/month/year)	22 SEP 2006		
Applicant's or agent's file reference		FOR FURTHER ACTION			
35693.8318			See paragraph 2 below		
International application No. International filing of		(day/month/year)	Priority date (day/month/year)		
PCT/US05/20867 14 June 2005 (14.06.200			23 August 2004 (23.08.2004)		
International Patent Classification (IPC)	or both national classificat	tion and IPC			
IPC: A41D 1/08(2006.01) USPC: 2/267,228,466					
Applicant					
DASHAMERICA INC					
1. This opinion contains indications relating to the following items:					
Box No. I Basis of th	e opinion				
Box No. II Priority	Priority				
Box No. III Non-establ	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
Box No. IV Lack of un	Lack of unity of invention				
	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI Certain doo	Certain documents cited				
Box No. VII Certain def	Certain defects in the international application				
Box No. VIII Certain obs	Certain observations on the international application				
2. FURTHER ACTION					
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.					
	e appropriate, with amend	ments, before the exp	PEA, the applicant is invited to submit to the piration of 3 months from the date of mailing whichever expires later.		
For further options, see Form PCT/ISA/220.					
3. For further details, see notes to Form PCT/ISA/220.					
Name and mailing address of the ISA/ U Mail Stop PCT, Attn: ISA/US		tion of this opinion	Authorized officer Alissa L. Hoef W. Bell-Ham Telephone No. (571)272-4985		
Commissioner for Patents P.O. Box 1450	14 August 2006	(14.08.2006)	Allissa L. Hoey Constant		
Alexandria, Virginia 22313-1450 Telephone No. (57/1), 72-496					
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Form PCT/ISA/237 (cover sheet) (April 2005)

J. W. O

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International PCT/US05/20867

Box N	Box No. I Basis of this opinion				
1. With	regard to the language, this opinion has been established on the basis of:				
\boxtimes	the international application in the language in which it was filed				
	a translation of the international application into, which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).				
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:					
a.	type of material				
-	a sequence listing				
	table(s) related to the sequence listing				
b.	format of material				
	on paper				
	in electronic form				
c.	time of filing/furnishing				
	contained in the international application as filed.				
	filed together with the international application in electronic form.				
	furnished subsequently to this Authority for the purposes of search.				
3. 🗌	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.				
4. Additi	onal comments:				
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No PCT/US05/20867

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

applicability; citations and explanations supporting such statement					
1. Statement					
Novelty (N)	Claims Please See Continuation Sheet	YES			
	Claims Please See Continuation Sheet	NO			
Inventive step (IS)	Claims Please See Continuation Sheet	YES			
	Claims Please See Continuation Sheet	NO			
Industrial applicability (IA)	Claims Please See Continuation Sheet	YES			
	Claims Please See Continuation Sheet	NO			

2. Citations and explanations:

Claims 1, 4-9, 12-15, 17-24, 26-35, 37, 39-47 and 49-54 lack novelty under PCT Article 33(2) as being anticipated by Forsyth et al. (US 6,565,702).

Forsyth et al. teaches a chamois comprising a first cloth layer being relatively elastic and having a garment facing side. A second cloth layer the second cloth layer being relatively elastic and having a body facing side. A first foam layer coupled to the first cloth layer opposite the garment facing side and located between the first cloth layer and the second cloth layer. The first foam layer being relatively elastic such that the chamois stretches. At least one foam pad being coupled to the first foam layer and being relatively inelastic and arranged between the first foam layer and the second cloth layer such that a portion of the chamois is relatively elastic and a portion of the chamois is relatively inelastic (see figures 15-20).

Further, Forsyth teaches the second cloth layer comprises at least one relatively inelastic portion. The at least one relatively inelastic portion being substantially aligned with the at least one foam pad, such that the second cloth layer may stretch in multiple direction by the at least one inelastic portion of the second cloth layer inhibits stretching in the portion. The first cloth layer comprises at least one relatively inelastic portion and is substantially aligned with the at least one foam pad, such that the first cloth layer may stretch in multiple direction but the at least one inelastic portion of the first cloth layer inhibits stretching in that portion (figures 15-20: column 9, lines 8-61).

The at least one foam pad comprises a plurality of foam pads of multiple density foam. At least one foam pad comprises a first density and the first foam layer comprises a second density less than the first density. The first cloth layer, the second cloth layer, the fist foam layer and the at least one foam pad are flexible (figures 6-8).

Additionally, Forsyth et al. teaches the first foam layer having at least one through hole and the at least one foam pad being sized to fit in the at least one through hole and coupled to the first foam layer in the at least one through hole. The relatively inelastic material comprises a synthetic leather (figures 15-20).

Claims 2, 3, 16 and 25 lack an inventive step under PCT Article 33(3) as being obvious over Forsyth et al. in view of Sessoms (US 5,388,271).

Forsyth et al. teaches a padded cycling chamois as desired above in claims 1, 13 and 20. However, Forsyth et al. fails to teach an anti-microbial material in the second cloth.

Sessoms teaches a padded athletic garment having an outer garment layer made from an anti-microbial material (column 3, lines 43-68).

It would have been obvious to have provided the padded cycling chamois of Forsyth et al. with the anti-microbial outer garment material of Sessoms, since the padded cycling chamois of Forsyth et al. provided with an anti-microbial outer garment material would provide a garment with padded for athletic purposes that prevents bacteria growth.

Claims 10, 11, 36, 38 and 48 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest a second foam layer being coupled to the second cloth layer opposite the body facing side and located between the at least one foam pad and the second cloth layer.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Supplemental Box

In case the space in any of the preceding l	Doxes is not sufficient.
The opinion as to Novelty was negative (No) The opinion as to Inventive Step was positiv The opinion as to Inventive Step was negativ The opinion as to Industrial Applicability was	s)with respect to claims 2, 3, 10, 11, 16, 25, 36, 38 and 48 b) with respect to claims 1, 4-9, 12-15, 17-24, 26-35, 37, 39-47 and 49-54 ve (Yes)with respect to claims 10, 11, 36, 38 and 48 ve(NO) with respect to claims 1-9, 12-35, 37, 39-47 and 49-54 as positive (YES) with respect to claims 1-54 as negative(NO) with respect to claims NONE
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